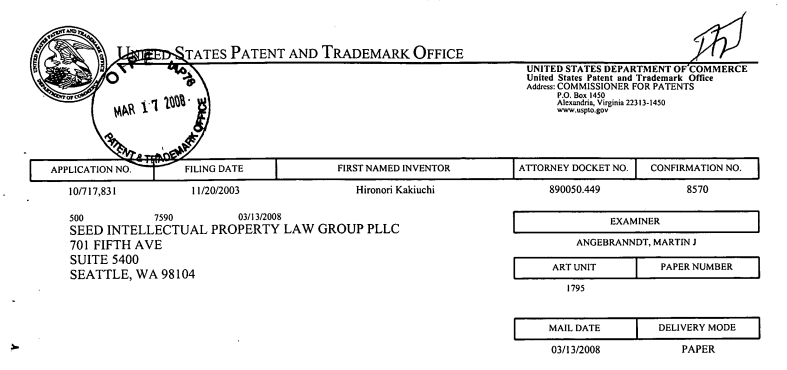
## 407.101

Alexandria, VA 22313-1450 If Undeliverable Return in Ten Days OFFICIAL BUSINESS
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
R 1.7 2008	10/717,831	KAKIUCHI ET AL.
Mathamary	Examiner	Art Unit
TA THAD	Martin J. Angebranndt	1795
<ul> <li>The MAILING DATE of this communication</li> <li>Period for Reply</li> </ul>	n appears on the cover sheet with	the correspondence address
A SHORTENED STATUTORY PERIOD FOR RI WHICHEVER IS LONGER, FROM THE MAILIN  - Extensions of time may be available under the provisions of 37 Cf after SIX (6) MONTHS from the mailing date of this communicatio  - If NO period for reply is specified above, the maximum statutory p  - Failure to reply within the set or extended period for reply will, by s Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	IG DATE OF THIS COMMUNICA FR 1.136(a). In no event, however, may a rep on. Period will apply and will expire SIX (6) MONTH statute, cause the application to become ABAI	ATION.  Ny be timely filed  AS from the mailing date of this communication.  NDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on	<u>12/20/2007</u> .	
·-	This action is non-final.	
3) Since this application is in condition for all	•	
closed in accordance with the practice und	der <i>Ex par</i> te Quayle, 1935 C.D.	11, 453 O.G. 213.
Disposition of Claims		
4) Claim(s) <u>1-3,7,10,13,16,19,22 and 25</u> is/a		
4a) Of the above claim(s) is/are with	ndrawn from consideration.	
5) Claim(s) is/are allowed. 6) Claim(s) <u>1-3,7,10,13,16,19,22 and 25</u> is/al	ro rojected	
7) Claim(s) is/are objected to.	re rejecteu.	
8) Claim(s) are subject to restriction a	nd/or election requirement.	
· · · · · · · · · · · · · · · · · · ·	·	
Application Papers	!	
9) The specification is objected to by the Examination The drawing(s) filed on is/are: a)		the Everiner
Applicant may not request that any objection to	• •	
	- · · · · · · · · · · · · · · · · · · ·	e. See 37 CFR 1.05(a). ) is objected to. See 37 CFR 1.121(d).
Replacement drawing sheet(s) including the co		,,
11) The oath or declaration is objected to by the	e Examiner. Note the attached	Office Action or form PTO-152.
11) The oath or declaration is objected to by the	ne Examiner. Note the attached (	Office Action or form PTO-152.
11) The oath or declaration is objected to by the Priority under 35 U.S.C. § 119		
11) The oath or declaration is objected to by the		
<ul> <li>11) ☐ The oath or declaration is objected to by the</li> <li>Priority under 35 U.S.C. § 119</li> <li>12) ☐ Acknowledgment is made of a claim for for</li> </ul>	reign priority under 35 U.S.C. § 1	
<ul> <li>11)  The oath or declaration is objected to by the Priority under 35 U.S.C. § 119</li> <li>12)  Acknowledgment is made of a claim for for a) All b) Some * c) None of:</li> </ul>	reign priority under 35 U.S.C. § 1	119(a)-(d) or (f).
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- 1. The response of the applicant has been read and given careful consideration. Response to the arguments and amendments are presented after the first rejection to which they are directed. The applicant requested a copy of the IDS of 5/11/07 with references BG through BJ initialed. This is included in this mailing. While the references may be of recording in the other applications, if they were not applied in a rejection but only provided by the applicant as part of a large IDS, their relevance may be somewhat limited.
- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-3,7,10,13,16,19,22 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shuy et al. '160, in view of Sakaue et al. '587 and Takaoka et al. '321

Shuy et al. '160 teach in embodiment 4, a medium comprising a polycarbonate substrate, a ZnS-SiO<sub>2</sub> layer, a transparent Si first recording layer, a reflective Si-Au second recording layer and a ZnS-SiO<sub>2</sub> layer. The ZnS-SiO<sub>2</sub> layers are thermal manipulation layers [0030]. The reflective recording layer may be Ag, Al, Au, Pt, U, IN, Sn, W, Ir, Re, Rh or Ta [0027]. The transparent recording layer may be Si, Ge, GaP, GaAs, InAs, ...[0026].

Sakaue et al. '587 in the recording medium of working example 1, where Ta<sub>2</sub>O<sub>5</sub> sputtered in a mixture of Ar and N<sub>2</sub> to form the barrier layer [0061] between the recording layer and the reflective layer or dielectric layers. [0036,0054-0062]. The use of other materials including GeON, SiON or AlON in place of the TaON is disclosed. [0068]. See also example 3, and the

examples described in table 3 [0079-0089]. The use of TaON yields a better signal amplitude, reduced corrosion and improved thermal conductivity (heat dissipation). [0072-0073].

Takaoka et al. '321 (US equivalent of JP 60-160036 cited by applicant) teaches optical recording media where the recording layer is a bilayer which is alloyed upon irradiation. Useful first layer materials are Ge,Te, Bi, Tl and alloys thereof and useful second layer materials are different from those of the first layer and may be selected from Te, Bi, Sb, Ag, In and alloys thereof. (2/49-63). Figures 9 and 10 show embodiments where there are two recording layers, which doubles the recording capacity of the media. (4/60-5/9).

It would have been obvious to modify the cited examples of Shuy et al. '160 by using Ta-O-N as thermal manipulation layers in place of a portion of the thickness of the ZnS-SiO<sub>2</sub> layers directly adjacent the recording layer with a reasonable expectation of improving the performance characteristics based upon the disclosure of Sakaue et al. '587 and further, it would have been obvious to modify the resulting optical recording media by forming a medium with two recording layers are included in a single medium structure to increase (double) the recording capacity as shown in Takaoka et al. '321 with a reasonable expectation of success based upon figures 9 and 10.

Further it would have been obvious to use Si or Ge for the first recording layer and Cu and alloys thereof with Al, Ag, Au or Sn for the second layer based upon the direction within Shuy et al. '160 to these materials and the direction within Takaoka et al. '321 to the use of alloys in each of the layers.

The addition of Takaoka et al. '321 addresses the multiple recording layer limitations set forth in claim 1. The replacement of at least a portion of the ZnS-SiO<sub>2</sub> layers

on both sides of the recording composite places the recited layer on the light incident side of the recording composite. The advantages in the transmissivity of the dielectric layers seems to be at 6-10% [0173] for tanatala and 1.7 to 4,5 for titania [0187]. This is not recited in the claims, but should be. With respect to the relative performance of the media (example 3), there seems to be an optimization in the thickness of the dielectric layers and the applicant might consider either including limitations stating thicknesses or minimum performance to exclude the prior art of record.

While the examples of Sakaue et al. '587 discloses the use of the oxynitride layers as a barrier layer on **both** sides of the recording layer as it is a barrier layer, irrespective of what may be illustrated or discussed in an example. The claims do not preclude the use of the oxynitride layers on both sides of the recording layer due to the use of open "comprising" language in the claims and the rejection discusses placing them between the recording layer and the dielectric layers to prevent migration of materials into or out of the recording layer as taught by Sakaue et al. '587. Claim 3 recites that the dielectric is ZnS-SiO<sub>2</sub>, so the statement of the rejection and the teachings of the references address the embodiments of the claims, specifically where a TiON or TaON layer is between the recording layer and the ZnS-SiO<sub>2</sub>. The arguments of the applicant are incongruent with the claims and fails to appreciate the statement of rejection. While Takaoka et al. '321 may address the recording layers from different sides, there are no layers between the recording layers which would preclude both being addressed from one side and the Shuy et al. '160 reference does not include a non-alloying reflective layer, so light can be incident from either side. The claims now also recite this.

4. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or

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improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

5. Claims 1,2,7,10,13,16,17,19 and 22 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-20 of copending Application No. 10/684981 (US 2004/0076907).

It would have been obvious to use the dielectric layers described in claims 1 and 2 in the claimed optical recording media of 10/684981, but having different compositions and including additives to the Cu layer (cl 4).

This is a provisional obviousness-type double patenting rejection.

(appeal 12/12/2007)

The applicant argues that as allowance of the instant application has not been reached, the terminal disclaimers need not be filed. This position is reasonable, but would delay allowance if those wee the only remaining issues. The applicant also argues that the prosecution of at least some of the other applications is behind that of the instant application, so they would not issue later. This position neglect the fact, that while the PTO controls the allowance of the

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application, it has no control over delays in issuance due to other factors, such as the speed at which fees are paid, and so it can easily be envisioned that the order of issuance would differ from the order of allowance. The claim 1 of 10/684981 allows the first and second dielectric layer to be on the same side.

6. Claims 1-3,7,10,13,16,19,22 and 25 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-19 of copending Application No. 10/764805 (US 2004/0157158) in view of Sakaue et al. '587 or Uno et al. '239.

It would have been obvious to modify the claimed optical recording media of 10/764805 by using Ta-O-N as the first dielectric layers on both sides of the recording layer (claim 7) with a reasonable expectation of forming a useful optical recording medium based upon the disclosure of Sakaue et al. '587 or Uno et al. '239.

This is a <u>provisional</u> obviousness-type double patenting rejection.

Final rejection 04/04/07

The response above is relied upon as no separate arguments were directed at this rejection.

7. Claims 1-3,7,10,13,16,19,22 and 25 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-26 of copending Application No. 10/792083 (US 2004/0174804) in view of Sakaue et al. '587 or Uno et al. '239.

It would have been obvious to modify the claimed optical recording media of 10/612615 by using Ti-O-N as one of the light transmission layers, in place of TiO with a reasonable

expectation of forming a useful optical recording medium based upon the disclosure of Sakaue et al. '587 or Uno et al. '239.

This is a <u>provisional</u> obviousness-type double patenting rejection.

Nonfinal rejection 04/05/07

The response above is relied upon as no separate arguments were directed at this rejection.

8. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the
examiner should be directed to Martin J. Angebranndt whose telephone number is 571-272-1378.
 The examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Huff can be reached on 571-272-1385. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would

like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Martin J Angebranndt/
Primary Examiner, Art Unit 1795

Martin J Angebranndt Primary Examiner Art Unit 1795

3/5/2008

EXPRESS MAIL NO. EV889129626US Sheet 1 of 9

U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE ATTY, DOCKET NO. APPLICATION NO. 10/717,831 890050.449 APPLICANTS Hironori Kakiuchi et al. GROUP ART UNIT FILING DATE

1756

## INFORMATION DISCLOSURE STATEMENT

(Use several sheets if necessary)

### **U.S. PATENT DOCUMENTS**

November 20, 2003

*EXAMINER INITIAL		DOCUMENT NUMBER	DATE	NAME	CLASS	SUBCLASS	FILING DATE IF APPROPRIATE
W	AA	3,959,799	05/3/5/76	Gambino et al.	346	135	·
W	АВ	4,357,616	11/92/82	Terao et al.	346	135.1	<u> </u>
m	AC	4,405,706	09/26/83	Takahashi et al.	430	271	
un	AD	4,477,819	10/16/84	Lee et al.	346	76 L	
W	AE	4,500,889	02/19/85	Wada et al.	346	1.1	
M	AF	4,529,991	07/1/6/85	Wada et al.	346	76 L	
W	AG	4,587,533	05/96/86	Nakane et al.	346	135.1	
m	АН	4,609,611	09/02/86	Sigyo et al.	430	270	
m	Al	4,647,947	03/95/87	Takeoka et al.	346	135.1	
M	AJ	4,670,345	06/92/87	Morimoto et al.	428	411.1	

### FOREIGN PATENT DOCUMENTS

		DOCUMENT	DATE	COUNTRY	TRANS	LATION
		NUMBER	Unic	COUNTRY	YES	NO
a	AK	1330368 A	01/99/02	China (with English abstract)		
w	۸L	1365108 A	08/2/1/02	China (with English abstract)		
W	АМ	0350078 A1	01/19/190	EP		
m	AN	0474311 A1	03/1/192	EP		
w	AO	0822543 A1	02/94/98	EP		
m	AP	0947351 BI	09/7/5/02	EP		
w	AQ	0978831 A2	02/09/00	EP		
w	AR	1028421 A2	08/1/8/00	EP		
an	AS	1139340 B1	06/16/04	EP		

### OTHER PRIOR ART (Including Author, Title, Date, Pertinent Pages, Etc.)

WAT	Inoue, H., et al., "Inorganic Write-Once Disc for High Speed Recording," Jpn. J. Appl. Phys
	Vol. 42, part 1, no. 2B, pp. 1059-1061, February 2003.
FYAMINER	DATE CONSIDERED A A

\* EXAMINER: Initial if reference considered, whether or not criteria is in conformance with MPEP 609. Draw line though citation if not in conformance god not considered. Include copy of this form with next communication to applican(s).

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			U.S.	PATENT	DOCUMENTS						
'EXAMINER INITIAL		DOCUMENT NUMBER	DATE		NAME	CLA	LSS	SUBCLASS	FILING IP APPRO		
w	ВА	4,682,321	07/21/87	Takaoka e	et al.	369		284			
V	ВВ	4,771,413	09/1/3/88	Nago	•	369		109			
W	вс	4,772,897	09/76/88	Ohkawa		346		135.1			
w	BD	5,194,363	03/1/6/93	Yoshioka	et al.	430		271			
ur	BE	5,208,088	05/04/93	Tominaga	et al.	428		64			
w	BF	5,297,132	03/2/2/94	Takano el	t al.	369		284			
w	BO	5,325,351	06/28/94	Uchiyama	a et al.	369		275.1	•		
w	вн	5,328,813	07/1/2/94	Strandjord	d et al.	430		321			
M	ВІ	5,401,330	03/28/95	Saito et a	<b>1.</b>	136		259			
w	BJ	5,414,451	05/09/95	Sugiyama et al. 347 258				258			
FOREIGN PATENT DOCUMENTS											
-		DOCUMENT NUMBER	DATE	COUNTRY						NO	
w	BK	1154413 A2	11/1/1/01	EP					YES		
m	BL	1215669 A2	06/1/9/02	EP							
n	ВМ	1351230 A2	10/98/03	EP				·			
w	BN	2336463	10/20/99	GB							
an	во	48-28 000038	01/08/173	JP							
w	BP	03-005929	01/1/191	JP (with E	English abstract)			***			
m	BQ	03-258590	11/18/91	JP (with E	English abstract)			<del>**</del>			
m	BR	05-159358	06/28/93	JP (with E	English abstract)			_			
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			U.S.	PATENT 1	DOCUMENTS			w <del></del>		
*EXAMINER INITIAL		DOCUMENT NUMBER	DATE		NAME	CLASS		SUBCLASS	FILING IF APPRO	DATE
n	CA	5,458,941	10/1/1/95	Hintz		428		64.4		
V	СВ	5,459,018	10/2/1/95	Akahira		430		270		
M	çc	5,560,998	10/91/96	Oyamatsu	ı et al.	428		694 ML		
w	CD	5,656,370	0812/2197	Murakam	i et al.	428		332		
W	CE	5,818,808	10/96/98	Takada et	al.	369		116		
W	CF	5,871,881	02/1/6/99	Nishida e	t al.	430		270.11		
an	œ	5,912,104	06/1/5/99	Hirotsune	et al.	430		270.13		
m	CH	5,948,496	09/07/199	Kinoshita	et al.	428		64.1		
an	CI	5,949,747	09/9/1/99	Miyashita et al.				54		
ay	á	5,958,649	09/28/99	Hirotsune et al.				270.13		
			FOREI	gn patei	NT DOCUMENTS					
		DOCUMENT NUMBER	DATE		COUNTRY				TRANS YES	NO NO
w	СК	05-342631	12/24/93	JP (with I	English abstract)					
un	CL	05-342635	12 <i>13A</i> /93	JP (with E	English abstract)		-			
w	CM	10-076755	03/2/198	JP (with E	English abstract)					
u	СИ	1-270528	10/27/89	JP (with E	English abstract)					
m	α	2000-187884	07/9/100	JP (with E	English abstract)					
4~	-CP	2000-222764	08/JX/00	JP (with E	English abstract)					
ni	∞.	2000-285509	10/13/00	JP (with E	English abstract)					
w	CR	2000-297365	10/2/A/00	JP (with E	English abstract)					
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		U.S. DEPARTMENT OF ( PATENT AND TRADEMA			ATTY, DOCKET NO.		1	LICATION NO.			
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	INFO	RMATION DISCLOSUR		,	Hironori Kakiuchi et al.						
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*EXAMINER INITIAL		DOCUMENT NUMBER	DATE		NAME	CLA	ss	SUBCLASS	FILING IF APPRO	DATE OPRIATE	
a	DA	6,033,752	03/9/1/00	Suzuki et	al.	428		64.1			
u	DB	6,096,399	08/91/00	Yoshinari	i et al.	428		64.1			
ur	œ	6,111,851	08/3/5/00	Ohki et al	I.	369		286			
en	DD	6,143,469	11/9/7/00	Ohta et al		430		270.13			
w	DE	6,210,860	04/95/01	Fukano et	t al.	430		270.12			
W.	DF	6,231,945	05/18/01	Miyamoto	o et al.	428		64.1			
w	DG	6,245,404	06/1/2/01	Saito et al	<u>.                                    </u>	428		64.1			
w	DH	6,254,966	07/93/01	Kondo		428		156			
us,	DI	6,266,299	07/2/4/01	Oshima e	t al.	369	<del> </del>	13			
1	ΙQ	6,278,680	08/2/1/01	Miyauchi	Miyauchi et al. 369		-	112.01			
w	DK	6,333,913	12/2/5/0i	Yoshinari	i et al.	369		283			
. ·		<u>.</u>	FOREI	GN PATE	NT DOCUMENTS						
		DOCUMENT NUMBER	DATE		COUNTRY				TRANSLATION YES NO		
w	DL	2001-101709	04/3/3/01	JP (with I	English abstract)						
us	DM	2001-222819	08/1/1/01	JP (with F	English abstract)						
w	DN	2001-266402	09/2/8/01	JP (with F	English abstract)		<b>-</b>				
m	00	2001-322357	11/20/01	JP (with F	English abstract)						
m	DP	2002-120458	04/2/3/02	JP (with F	English abstract)						
w	DQ	2002-269808	09/30/02	JP (with I	English abstract)			,			
n	DR	2002-329348	11/3/5/02	JP (with F	English abstract)						
w	DS	2003-105738	04/89/03	JP (with F	English abstract)						
lu	DT	2003-178448	06/2/1/03	JP (with F	English abstract)						
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'EXAMINER INITIAL		DOCUMENT NUMBER	DATE		NAME	CLASS		SUBCLASS	FILING IF APPRO	
un	EA	6,355,326	03/1/2/02	Lee et al.		428 64.1				
w	EВ	6,404,712	06/21/02	Lee et al.		369		47.53		
u	EC	6,404,713	06/1/1/02	Ueki		369		47.53		
U	ED	6,416,837	07/99/02	Kojima et	al.	428		64.1		
w	EE	6,528,138	03/94/03	Meinders	et al.	428		64.1		
W	EF	6,551,679	04/2/2/03	Kuroda et	al.	428		64.1	73	
m	EG	6,608,799	08/18/03	Hozumi		369		13.26		
M	Ен	6,611,481	08/26/03	Koishi et	al.	369		47.53		
m	Eì	6,636,477	10/21/03	Miyamoto et al.				286		
W	EJ	6,656,559	12/92/03	Mizushima et al.				64.1		
W	EK	6,660,451	12/09/03	Sakaue et al. 430				270.13		
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		DOCUMENT NUMBER	DATE		COUNTRY			_	TRANSLATION YES NO	
as	EL	2003-260874	09/16/03	JP (with E	inglish abstract)					
m	EΜ	2003-326848	11/18/03	JP (with E	inglish abstract)					
m	EN	2003-054135	02/26/03	JP (with E	English abstract)	_				
w	EO	2004-158134	06/03/04	JP (with E	English abstract)					
u	ЕР	2004-039177	02/08/04	JP (with E	English abstract)					
an	EQ	2004-087073	03/18/04	JP (with E	English abstract)		_		-	
w	ER	3-49054	03/91/91	JP (with E	English abstract)					
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Sheet 6 of 9 U.S. DEPARTMENT OF COMMERCE ATTY, DOCKET NO. APPLICATION NO. PATENT AND TRADEMARK OFFICE 890050.449 10/717,831 APPLICANTS Hironori Kakiuchi et al. INFORMATION DISCLOSURE STATEMENT (Use several sheets if necessary) FILING DATE GROUP ART UNIT November 20, 2003 1756 **U.S. PATENT DOCUMENTS** FILING DATE EXAMINER CLASS SUBCLASS DOCUMENT NUMBER DATE NAME INITIAL Ил 12/30/03 428 Nishihara et al. 64.1 FA 6,670,014 6,751,184 06/18/04 Kojima et al. 369 275.2 FB 09/0/1/04 369 100 6,788,635 Aratani et al. FC 09/14/04 Furumiya et al. 369 53.13 6.791.926 10/1/9/04 6,805,935 Ashida et al. 428 64.1 FE 6,807,142 10/1/9/04 Nagata et al. 369 275.2 FF 6,841,218 01/12/05 Hosoda et al. 428 64.1 FG M 64.1 6,929,840 08/1/8/05 Hosoda et al. 428 FH 01/08/06 Mizushima et al. 428 64.1 6,982,111 FI 02/07/06 FJ 6,996,055 Mishima et al. 369 283 02/21/06 Kakiuchi et al. 369 59.12 7,002,887 FK FOREIGN PATENT DOCUMENTS TRANSLATION DOCUMENT COUNTRY DATE NUMBER YES NO ur 10/22/92 4-298389 JP (with English abstract) FL 54-133134 10/1/6/79 JP (with English abstract) FM 56-124134 09/2/9/81 JP (with English abstract) FN 57-027788 02/18/82 JP (with English abstract) FO 59-225992 12/1/9/84 FP JP (with English abstract) 08/2/185 60-160036 JP (with English abstract) FQ ML 11/94/85 FR 60-219097 JP (with English abstract) FS 06/21/94 he 6-171236 JP (with English abstract) OTHER PRIOR ART (Including Author, Title, Date, Pertinent Pages, Etc.) FT **EXAMINER** DATE CONSIDERED \* EXAMINER: Initial if reference considered, whether or not criteria is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applican(s).

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Sheet 7 of 9 APPLICATION NO. U.S. DEPARTMENT OF COMMERCE ATTY. DOCKET NO. PATENT AND TRADEMARK OFFICE 890050.449 10/717,831 APPLICANTS Hironori Kakiuchi et al. INFORMATION DISCLOSURE STATEMENT GROUP ART UNIT (Use several sheets if necessary) FILING DATE November 20, 2003 1756 **U.S. PATENT DOCUMENTS** FILING DATE EXAMINER DOCUMENT NUMBER CLASS SUBCLASS DATE NAME INITIAL 03/28/06 Hosoda et al. 428 64.1 7,018,694 a 11/28/06 369 59.11 Miyagawa et al. 7,142,496 GB 369 59.11 7,167,431 01/22/07 Miura et al. GC 08/09/01 94 369 2001/0012257 Suzuki et al. GD 2001/0017833 08/30/01 Yamada et al. 369 59.11 GE 2001/0041304 430 270.13 11/25/01 Uno et al. GF -430 270.12 2001/0044073 11/2/2/01 Fukano et al. GG 369 275.4 2002/0060979 05/23/02 Tsukuda et al. GH 06/20/02 430 2002/0076646 Zhou et al. 270.13 GI 08/1/5/02 Yamada et al. 369 47.39 2002/0110063 ďΙ 270.13 430 2002/0160306 10/3/1/02 Hanaoka et al. GK Lee et al. 275.3 2003/0086359 05/08/03 369 GL 07/1/1/03 430 270.13 2003/0134229 Yasuda et al. GM 2003/0165111 09/9/4/03 Flynn 369 288 GN 1/2 12/04/03 428 694 ML 2003/0224215 Kondo et al. GO FOREIGN PATENT DOCUMENTS DOCUMENT TRANSLATION DATE COUNTRY YES NO 62-204442 09/08/187 JP (with English abstract) G۶ 10/95/87 62-226440 JP (with English abstract) GO 62-226442 JP (with English abstract) GR 10/08/87 GS 62-245545 10/26/87 JP (with English abstract) OTHER PRIOR ART (Including Author, Title, Date, Pertinent Pages, Etc.) **GT EXAMINER** DATE CONSIDERED 26107 \* EXAMINER: Initial if reference cogsidered, whether or not criteria is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applican(s). 879824\_1.DOC Date: 05/11/07

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w	НА	2003/0228539	12/1/03	Hosoda e	tal.	430		270.13		
a	нв	2004/0001418	01/91/04	Shinotsul	a et al.	369		111		
m	нс	2004/0013069	01/22/04	Uno et al		369	15	59.11		
la	HD.	2004/0018334	01/29/04	Nee	-	428		64.1	* 1	
n	HE	2004/0027652	02/1/2/04	Erdogan	et al.	359		359		:
u	HF	2004/0052176	03/1/8/04	Narumi e	l. <b>al.</b>	369		47.39		
M	но	2004/0241581	12/02/04	Kakiuchi	et al.	430		270.12	_	
an	нн	2005/0018590	01/2/1/05	Inoue et al.				275.2		
un	Hi	2005/0018591	01/27/05	Inoue et al.				275.2		
w	HJ	2005/0018592	01/7/105	Inoue et al. 369 275.2						
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w	HK	6-262854	09/20/94	JP (with	English abstract)					
w	HL	7-235465	09/95/95	가 (with	English abstract)					
a	нм	9-007176	01/20/97	JP (with	English abstract)					
m	H	01/93256 A1	12/06/01	WO (with	n English abstract)					
un	¥	02/29787	04/1/1/02	WO (with	n English abstract)					
w	.НР	03/025924	03/2/1/03	WO (with	English abstract)					
W	HQ	1122723 A1	08/98/01	EP						
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W	IA	2005/0047301	03/03/05	Inoue et a		369		94		
N	IB	2005/0047302	03/02/105	Inoue et a	l	369		94		
w	iC	2005/0047303	03/03/05	Inoue et a	<b>!.</b>	369		94		
W	Œ	2005/0047304	03/02/05	Inoue et a	1.	369		94		
4	ΙE	2005/0047305	03/93/05	Inoue et a	<b>).</b>	369		94	:	
u	IF	2005/0047306	03/93/05	Inoue et a		369		94		
u	IG	2005/0048249	03/93/05	Inoue et a	l.	428		64.4		
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